## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

Charles X. Gormally, Esq. (CG2979) Thomas Kamvosoulis, Esq. (TK0348) BRACH EICHLER LLC 101 Eisenhower Parkway Roseland, New Jersey 07068-1067 (973) 228-5700

Attorneys for Plaintiff

ANA LIDIA ALPIZAR-FALLAS, individually and on behalf of all others similarly situated,

Plaintiff,

VS.

ESTATE OF FRANK E. FAVERO, JOHN DOE 1-5, JOHN DOE INCORPORATED 1-5 (fictitious designation), BRIAN BARBOSA and PROGRESSIVE GARDEN STATE INSURANCE COMPANY,

Defendants.

Civil Action No.: 3:17-cv-02768-MAS-LHG

(Document Electronically Filed)

## STIPULATION OF DISMISSAL WITH PREJUDICE

It is hereby stipulated and agreed upon by and between Plaintiff, Ana Lidia Alpizar-Fallas ("Plaintiff"), and Defendants Estate of Frank E. Favero, Brian Barbosa and Progressive Garden State Insurance Company (collectively, "Defendants"), that any and all claims asserted by Plaintiff in the above-entitled matter are hereby dismissed with prejudice and without costs to any party.

**BRACH EICHLER LLC** 

Attorneys for Plaintiff

**EVERSHEDS SUTHERLAND (US) LLP** 

Attorneys for Defendants

Progressive Garden State Insurance

Company and Brian Barbosa

/s/Thomas Kamvosoulis

CHARLES X. GORMALLY, ESQ. THOMAS KAMVOSOULIS, ESQ.

/s/ Frank Nolan, Esq. FRANK NOLAN, ESQ.

Date: March 27, 2019

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CIPRIANI & WERNER, P.C.

Attorneys for Defendant Estate of Frank Favero

/s/Francis J. Leddy, III, Esq. FRANCIS J. LEDDY, III, ESQ.

Date: March 27, 2019

So Ordered this <u>39th</u> day of <u>March</u>, 20/9

Hon. Michael Shipp, USDJ